

BEFORE THE FLORIDA JUDICIAL QUALIFICATIONS COMMISSION

INQUIRY CONCERNING A
JUDGE, NO. 00-319,
JOSEPH P. BAKER

Supreme Court No.: SC00-2510

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NOTICE OF TAKING DEPOSITION DUCES TECUM

TO: All parties listed on the attached Certificate of Service List

PLEASE TAKE NOTICE that the undersigned will take the deposition of a representative of the Judicial Qualifications Commission with the most knowledge of the following matters on Tuesday, March 6, 2001, at 1:30 p.m., at the offices of King, Blackwell & Downs, P.A., 25 East Pine Street, Orlando, Florida.

The deponent shall designate one or more officers, directors, managing agents, or other persons to give testimony concerning the subjects listed on Attachment "A" hereto.

The deponent shall produce for inspection and copying all documents, correspondence, notes, memoranda, record, tape, or tangible thing whatsoever that in any way relates to the subjects listed on Attachment "A" hereto.

The deposition will be taken before MJC Reporting, Inc., licensed court reporters, or some other Notary Public for the State of Florida at large, and will continue from day to day until completed. This deposition is being taken for purposes of discovery, for use as evidence, for use at trial, and for such other uses and purposes as are permitted under Florida Rules of Civil Procedures and other applicable laws. Any objection to the scope of the request must be heard prior to the taking of the deposition.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the a copy of the foregoing has been furnished by facsimile and U.S. Mail delivery to *Judge James Jorgenson*, Chairman of JQC Hearing Panel, The Historic Capitol, Room 102, Tallahassee, FL 32399-60000; *Thomas C. MacDonald, Jr., Esquire*, General Counsel to JQC, 100 N. Tampa Street, Suite 2100, Tampa, FL 33602; *Brooke S. Kennerly*, Executive Director, Florida JQC, 400 S. Monroe, Old Capitol, Room 102, Tallahassee, FL 32399; *John R. Beranek, Esquire*, Counsel to the JQC Hearing Panel, P.O. Box 391, Tallahassee, FL 32302-0391; and *Charles P. Pillans III, Esquire*, The Bedell Building, 101 East Adams Street, Jacksonville, FL 32202, this 28th day of February, 2001.

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ATTACHMENT "A"

1. The procedure Nachwalter/Burnstein believe trial and appellate judges should follow to comply with Canon 3(b)7 when a technical or scientific subject or any other subject arises in a case pending before that judge that the judge does not fully understand.
2. The procedure the JQC believes trial and appellate judges should follow to comply with Canon 3(B)7 when a technical or scientific subject or any other subject arises in a case pending before that judge that the judge does not fully understand.
3. Rules of procedure and practice for educating, tutorials, informing, edifying of the judge by attorneys in cases known to Nachwalter/Burnstein.
4. Rules of procedure and practice for educating, tutorials, informing, edifying of the judge by attorneys in cases known to the Judicial Qualifications Commission.
5. Any cases in which this procedure has been followed giving case name, number, court, judge, attorneys, subject matter being explored.
6. Previous experience of Florida JQC with Canon 3(B)7.
7. Legal/ethical opinions about Canon 3(B)7.